close of fact discovery in this matter. Pursuant to Local Rule 26-2, motions to compel fact 1 2 discovery must be filed on or before June 4, 2008. 3 In order to allow plaintiffs sufficient time to supplement and amend their responses to 4 defendants' interrogatories and for defendants to evaluate whether a motion to compel further 5 responses will be necessary, the parties hereby stipulate that plaintiffs may have to and including 6 June 4, 2008 within which to supplement and amend their responses to the Kelly-Moore 7 Defendants' interrogatories and that said defendants may have seven court days thereafter to file a 8 motion to compel further responses, if required. The Parties request that the Court enter an order in 9 line with such stipulation as set forth below. 10 11 DATED: May 22, 2008 12 LOVITT & HANNAN, INC. 13 14 15 Terence F. Young Attorneys for Defendants K-M Industries Holding 16 Co., Inc.; K-M Industries Holding Co., Inc. ESOP Plan Committee; and CIG ESOP Plan Committee 17 18 19 DATED: May ____, 2008 LEWIS, FEINBERG, LEE, RENAKER & JACKSON, P.C. 20 21 22 23 Margo Hasselman Attorneys for Plaintiffs Thomas Fernandez, Lora 24 Smith and Tosha Thomas 25 26 27 28 CASE NO. C 06-07339 BZ (CW) -2-STIPULATION TO EXTEND MOTION FILING DEADLINE

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| | |
| 1 | ORDER |
| 2 | |
| 3 | Good cause appearing, IT IS ORDERED that Plaintiff's shall serve their supplemental |
| 4 | responses to defendants K-M Industries Holding Co., Inc. and K-M Industries Holding Co., Inc. |
| 5 | ESOP Plan Committee's first sets of interrogatories on or before June 4, 2008. The date upon which |
| 6 | said defendants may move to compel further responses to said interrogatories is extended to June 13, |
| 7 | 2008. |
| 8 | |
| 9 | 6/11/08 Chidieleith |
| 10 | DATED: |
| 11 | Honorable Claudia Wilken UNITED STATES DISTRICT JUDGE |
| 12 | ONTED STATES DISTRICT JUDGE |
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